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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C. P.O. BOX 398 AUSTIN, TX 78767-0398			PILLAI, NAMITHA		
			ART UNIT PAPER NUMB		
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	ion No.	Applicant(s)			
Office Action Summary		10/051,4	74	CHANDHOKE ET AL.			
		Examine	r	Art Unit			
		Namitha	Pillai	2173			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE I - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN asions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comr period for reply specified above is less than thirty (3 period for reply is specified above, the maximum st re to reply within the set or extended period for reply eply received by the Office later than three months a d patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no evenunication. stop is a reply within the state actuory period will apply and very will, by statute, cause the ap	vent, however, may a reply be tir tutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered timely. I the mailing date of this communication. D (35 U.S.C. § 133).			
Status		•					
1)	Responsive to communication(s) file	ed on					
2a)□		2b)⊠ This action is i					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	a .					
5) <u>□</u> 6)⊠	 4) Claim(s) 1-44 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-44 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Applicati	on Papers						
9)	The specification is objected to by th	ne Examiner.					
10)⊠ The drawing(s) filed on <u>18 January 2002</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notice 3) Information	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (Imation Disclosure Statement(s) (PTO-1449 of No(s)/Mail Date 10/21/02.		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement filed 10/21/02 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each U.S. and foreign patent; each publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

The publications for which no copies were provided have not been considered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-13, 15-21 and 23-44 rejected under 35 U.S.C. 102(b) as being clearly anticipated by "Compumotor, Motion Builder Start-Up Guide & Tutorial", herein referred to as Compumotor.

Referring to claims 1, 35 and 44, Compumotor discloses a computer-implemented method for creating a motion control sequence (page 2, lines 2-5). Compumotor discloses displaying a graphical user interface (GUI) that provides GUI access to a set of motion control operations and receiving user input to the graphical user interface specifying the sequence of motion control operations (page 1, lines 2-9). Compumotor also discloses performing the specified sequence of motion control operations (page 8, lines 6-8).

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Referring to claims 2 and 36, Compumotor discloses storing information representing the specified sequence of motion control operations in a data structure in response to said receiving user input specifying the sequence of motion control operations (page 6, lines 5-6), wherein the flowchart would represent a data structure.

Referring to claims 3, 30 and 37, Compumotor discloses that the information does not comprise programming language code (page 6, lines 1-3), wherein the information is represented as icons and not programming language code.

Referring to claim 4, Compumotor discloses accessing the information representing the sequence of motion control operations to determine program instructions corresponding to motion control operations in the sequence and executing the program instructions (page 8, lines 2-8 and lines 19-25), wherein the program instructions are determined by generating the build file and wherein this build file will be executed to run the main program.

Referring to claims 5 and 39, Compumotor discloses receiving user input to the graphical user interface specifying parameter values for one or more motion control operations in the sequence (page 6, lines 7-8). Compumotor also discloses storing the parameter values and executing software routines corresponding to motion control operations in the sequence (page 8, lines 19-25), wherein the parameter information is stored in the program files. Compumotor also discloses passing the parameter values to the software routines for execution (page 80, lines 11-16), wherein this example discloses how parameters are stored and used for functions during execution.

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Referring to claims 6 and 40, Compumotor discloses specifying a desired sequence of motion control operations does not include receiving user input specifying programming language code to implement the sequence of motion control operations (page 2, lines 2-5), wherein user input specifies icons and not programming language code.

Referring to claim 7, Compumotor discloses that the motion control sequence is operable to control motion of a device (page 69, line 24).

Referring to claims 8 and 41, Compumotor discloses that the motion control sequence is operable to control a device to move an object (page 69, line 24).

Referring to claim 9, Compumotor discloses executing the sequence of motion control operations by performing each motion control operation in the sequence to control motion of a device (page 2, lines 2-5 and page 68, line 24-29), wherein the objectives list the functions that will be carried out with the icons for motion control of the saw blade device.

Referring to claim 10, Compumotor discloses creating program instructions executable to perform the specified sequence of motion control operations and performing the specified sequence of motion control operations comprises executing the program instructions (page 8, lines 6-8 and lines 22-25).

Referring to claim 11, Compumotor discloses receiving user input to the graphical user interface for configuring one or more of the motion control operations in the sequence and for each motion control operation, configuring the motion control operation affects the motion control which the operation is operable to perform (page 79, lines 1-11), wherein configuring the parameters of the motion control operations affects the performance of the motion control as shown in the condition statement variables shown.

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Referring to claim 12, Compumotor discloses receiving user input to the graphical user interface for configuring one or more of the motion control operations in the sequence does not include receiving user input specifying programming language code to configure the motion control operations (page 79, lines 1-11), wherein configuring includes specifying parameters in a dialog window and does not involve programming language code.

Referring to claim 13, Compumotor discloses for each motion control operation to be configured, displaying a graphical panel including graphical user interface elements for setting properties of the motion control operation and receiving user input to the graphical panel to set one or more properties of the motion control operation, as seen on the Figures of page 75.

Referring to claim 15, Compumotor discloses receiving user input requesting to configure a first motion control operation and displaying a graphical panel for configuring the first motion control operation in response to the request (page 75, lines 1-2 and top Figure).

Referring to claim 16, Compumotor discloses that the graphical user interface includes an area which visually represents the motion control operations in the sequence and for each motion control operation added to the sequence, updating the area visually representing the motion control operations in the sequence to illustrate the added motion control operation (page 78, top Figure and lines 5-7).

Referring to claim 17, Compumotor discloses that the area visually representing the motion control operations in the sequence displays a plurality of icons, wherein each icon visually indicates one of the motion control operations in the sequence and updating the area visually representing the motion control operations in the sequence to illustrate the added motion

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control operation comprises displaying a new icon to visually indicate the added motion control operation (page 74, lines 4-9 and Figures).

Referring to claim 18, Compumotor discloses that the graphical user interface displays a plurality of buttons, wherein each button is operable to add a new motion control operation to the sequence in response to user input and receiving user input to the graphical user interface specifying the sequence of motion control operations comprises receiving user input to the plurality of buttons to create the sequence of motion control operations, as shown by the button panel on the side of the interface shown in the Figure of page 74, wherein it shown that a user selects one of these buttons to choose a motion control operation that is to be part of the sequence.

Referring to claim 19, Compumotor discloses that the set of motion control operations includes a straight line move operation, an arc move operation and a contoured move operation (page 80, lines 2-8).

Referring to claim 20, Compumotor discloses displaying one or more views of the sequence of motion control operations on the graphical user interface, wherein the one or more views graphically preview the cumulative movement specified by the sequence of motion control operations, as seen on the top Figure of page 87.

Referring to claim 21, Compumotor discloses that the one or more views includes a two-dimensional position view for viewing a two-dimensional display of position data of the sequence in one or more of an XY, YZ, or ZX plane, as seen in the bottom Figure of page 80.

Referring to claim 23, Compumotor discloses programmatically generating a graphical program operable to perform the specified sequence of motion control operations and executing

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the graphical program to perform the specified sequence of motion control operations (page 6, lines 2-6 and page 8, lines 6-8).

Referring to claim 24, Compumotor discloses that the graphical program comprises a plurality of interconnected nodes that visually indicate functionality of the graphical program, as seen on top figure of page 87.

Referring to claim 25, Compumotor discloses that the graphical program comprises a graphical data flow program, as seen on top figure of page 87.

Referring to claim 26, Compumotor discloses programmatically generating a text-based program operable to perform the specified sequence of motion control operations and executing the text-based program to perform the specified sequence of motion control operations (page 90, lines 16-18, the "Download" window and page 91, lines 1-2).

Referring to claim 27, Compumotor discloses receiving a request from a computer program to execute the sequence of motion control operations, wherein the computer program was not used to create the sequence of motion control operations and executing the specified sequence of motion control operations in response to the request (page 90 and 91), wherein the computer program is the controller to which the operations are downloaded for the execution of the specified sequence of motion control operations, wherein the sequence of motion operations were not created in this controller.

Referring to claim 28, Compumotor discloses programmatically converting the sequence of motion control operations to a format usable for configuring an embedded device to perform the sequence of motion control operations and configuring the embedded device to perform the sequence of motion control operations using the format (page 90 and 91), wherein the sequence

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of operations are created into a code format to be usable in the controller and downloaded into the controller to perform the sequence of motion control operations in code format.

Referring to claim 29, Compumotor discloses a computer-implemented method for creating a motion control sequence (page 2, lines 2-5). Compumotor discloses displaying a graphical user interface (GUI) that provides GUI access to a set of motion control operations and receiving user input to the graphical user interface specifying the sequence of motion control operations (page 1, lines 2-9). Compumotor discloses storing information representing the specified sequence of motion control operations in a data structure in response to said receiving user input specifying the sequence of motion control operations (page 6, lines 5-6), wherein the flowchart would represent a data structure.

Referring to claim 32, Compumotor discloses a computer-implemented method for creating a motion control prototype (page 2, lines 2-5). Compumotor discloses receiving user input specifying a desired sequence of motion control operations (page 1, lines 2-9). Compumotor discloses recording the specified sequence of motion control operations in a data structure and wherein the specified sequence of motion control operations comprises the motion control prototype; and wherein the motion control prototype is useable to control a motion device (page 2, lines 2-9 and page 69, lines 24-30).

Referring to claim 33, Compumotor discloses performing the specified sequence of motion control operations to control the motion device (page 91, lines 4-5).

Referring to claim 34, Compumotor discloses displaying a set of motion control operations, wherein the user input comprises user input selecting two or more motion control operations from the set of motion control operations, as seen in top figure of page 74.

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Referring to claim 38, Compumotor discloses accessing the information representing the sequence of motion control operations to determine program instructions corresponding to motion control operations in the sequence (page 8, lines 2-8 and lines 19-25) and executing the program instructions, wherein performing the specified sequence of motion control operations comprises executing the program instructions (page 91, lines 2-5).

Referring to claim 42, Compumotor discloses a system for creating a motion control sequence (page 2, lines 2-5). Compumotor discloses a processor, a memory storing program instructions, a display device and wherein the processor is operable to execute the program instructions stored in the memory (page 2, lines 2-3 and lines 22-24). Compumotor discloses a computer-implemented method for creating a motion control sequence (page 2, lines 2-5). Compumotor discloses displaying a graphical user interface (GUI) that provides GUI access to a set of motion control operations and receiving user input to the graphical user interface specifying the sequence of motion control operations (page 1, lines 2-9). Compumotor also discloses performing the specified sequence of motion control operations (page 8, lines 6-8).

Referring to claim 43, Compumotor discloses a motion control device and wherein the program instructions execute the specified sequence of motion control operations comprises the processor executing the specified sequence of motion control operations to control the motion control device (page 91, lines 1-7).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 14 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Compumotor.

Referring to claim 14, Compumotor does not disclose automatically displaying the graphical panel in response to adding the motion control operation to the sequence. It would have been obvious for one skilled in the art at the time of the invention to automatically display the graphical panel in response to adding the motion control. As shown by the example tutorial in Compumotor, the step of adding a motion control operation is most often followed with the step of selecting the dialog window to be displayed, wherein this redundant step can be avoided on a regular basis by simply automatically displaying the graphical panel. Compumotor teaches the main components of the feature by allowing for the addition of motion control operations and the displaying of a graphical panel to configure these operations. In order to provide a user interface with user satisfaction and to avoid redundant steps, it would be obvious to take the features already taught by Compumotor and to make the one step of displaying the panel automatically. Hence, it would have been obvious for one skilled in the art, at the time of the invention to automatically display the graphical panel in response to adding the motion control.

Referring to claim 22, Compumotor does not disclose that the one or more views include a three-dimensional position view for viewing a three-dimensional display of position data of the sequence. It would have been obvious for one skilled in the art at the time of the invention to implement a three-dimensional position view. Compumotor already discloses presenting a two dimensional view, wherein a three-dimensional view would further give a more concise picture of the components displayed. Compumotor has disclosed the main features of motion control

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operation creation and display in two dimensions, wherein it would have been obvious to further this step to a three dimension display in order to give a clearer and more comprehensive view of the data that is to be displayed. Hence, it would have been obvious for one skilled in the art, at the time of the invention to implement a three-dimensional position view.

Conclusion

4. The prior art made of record on form PTO-892 and not relied upon is considered pertinent to applicant's disclosure. Applicant is required under 37 C.F.R. § 1.111(c) to consider these references fully when responding to this action. The documents cited therein teach the method for displaying motion functions.

Responses to this action should be mailed to: Commissioner of Patents and Trademarks, Washington D.C. 20231. If applicant desires to fax a response, central FAX number (703) 872-9306 may be used. NOTE: A Request for Continuation (Rule 60 or 62) cannot be faxed.

Please label "PROPOSED" or "DRAFT" for informal facsimile communications. For after final responses, please label "AFTER FINAL" or "EXPEDITED PROCEDURE" on the document. Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Namitha Pillai whose telephone number is (703) 305-7691 (before October 20, 2000) and (571) 272-4054 (after October 20, 2000). The examiner can normally be reached on 8:30 AM - 5:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca can be reached on (703) 308-3116 (before October 20, 2000) and (571) 272-4048 (after October 20, 2000).

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3800.

Namitha Pillai Assistant Examiner Art Unit 2173 September 16, 2004

JOHN CABECA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100